U.S. Department of Labor

Office of Administrative Law Judges 800 K Street, NW - Suite 400 N Washington, DC 20001-8002



Date Issued: January 29, 2001 Case No: 2000-TLC-7

ETA Case No. 3193

In the Matter of

STEVENSON & SONS, LLC.,

Employer

v.

UNITED STATES DEPARTMENT OF LABOR, EMPLOYMENT AND TRAINING ADMINISTRATION.

Respondent

Before: Thomas M. Burke

Associate Chief Judge

ORDER ADMINISTRATIVELY CLOSING CASE

On January 19, 2000, the Office of Administrative Law Judges docketed the above-captioned case. On that same day, Counsel for Employer wrote to the Chief Administrative Law Judge as follows:

Yesterday I wrote you indicating that Stevenson & Sons, LLC would file its request for expedited hearing in the above-referenced matter today. This is to advise you that Stevenson & Sons has decided not to pursue its appeal at this time.

Thus, it is clear that Employer did not actually file a request for a hearing in this matter, and that this matter was improvidently docketed as a case. Although no administrative-judicial proceedings were conducted in this matter, it is necessary to close the matter administratively. Accordingly,

IT IS ORDERED that the above-captioned matter is DISMISSED without prejudice.

Thomas M. Burke Associate Chief Administrative Law Judge

TMB/trs

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